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16	WRI GOLDEN STATE, LLC		
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	SAN FRANCISCO DIVISION		
20			
21	WRI GOLDEN STATE, LLC, a Delaware		
	limited liability company,	Case No.: C07-1480 (MMC)	
22			
23	Plaintiff,	STIPULATION AND <del>[PROPOSED]</del> ORDER	
		CONTINUING EXPERT DISCOVERY	
24	VS.	CONTINUENTO EXTERT DISCOVERT	
25	CAMENADT CIDEDMADURTS 454, POOR		
	SAVE MART SUPERMARKETS, d/b/a FOOD MAXX,		
26	IIII II II II		
27			
~ /	Defendant.		
28	SV #328886 v1 -	<b>1</b>	
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1	Plaintiff and Counter-Defendant WRI GOLDEN STATE, LLC, a Delaware Limited		
2	Liability Company (hereinafter "WRI") and Defendant and Counter-Claimant SAVE MART		
3	SUPERMARKETS, d/b/a FOOD MAXX (hereinafter "SAVE MART") by and through their		
4	respective attorneys of record (collectively the "Parties") respectfully submit the following		
5	stipulation for the Court's consideration.		
6	<u>STIPULATION</u>		
7	WHEREAS on June 22, 2007 the Court entered a Pretrial Preparation Order (Docket No.		
8	11) containing, in part, the deadlines for the designation of experts, expert discovery cutoff and		
9	dispostive motions;		
10	WHEREAS the parties wish to continue certain deadlines for a matter of seven (7) days to		
11	permit additional time to complete discovery;		
12	WHEREAS such continuance will not effect the Court Trial date of June 30, 2008, or any		
13	other pretrial deadline set by the Court.		
14	THEREFORE, IT IS HEREBY STIPULATED AND AGREED that, subject to the Court'		
15	approval, the June 22, 2007 Pretrial Preparation Order should be modified as follows:		
16	DESIGNATION OF EXPERTS:		
17	Plaintiff/Defendant: No later than February 15, 2008		
18	Plaintiff/Defendant: Rebuttal no later than February 29, 2008		
19	EXPERT DISCOVERY CUTOFF: March 21, 2008		
20			
21			
22	Dated: February 4, 2008 THELEN REID BROWN RAYSMAN & STEINER LLP		
23	By: <u>/s/</u>		
24	Gregory P. O'Hara Daniel J. Muller		
25	Karin M. Frenza Tomomi Harkey		
26	Attorneys for Defendant and Counter-Claimant		
27	SAVE MART SUPERMARKETS		
28			

1	Dated: February, 2008	TRAINOR FAIRBROOK
2		By A
4		John D. Fairbrook Arthur B. Mark III
5		Attorneys for Plaintiff and Counter-Defendant WRI GOLDEN STATE, LLC
6		
7	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
8	Dated: February 6, 2008	Mafine M. Chebrer HONORABLE MAXINE M. CONSNEY
10		HONGRABLE MAXINE M. SNEY United States District Court Judge
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